HOUSE BILL No. 1118

DIGEST OF INTRODUCED BILL

Citations Affected: IC 7.1-1-3; IC 7.1-2; IC 7.1-3; IC 7.1-4-4.1-3; IC 7.1-5; IC 9-21-4-5; IC 34-30-2-19.5; IC 35-46-1-10.1.

Synopsis: Alcoholic beverages. Defines "grocery store" for purposes of the law concerning alcohol and tobacco. Allows the alcohol and tobacco commission (commission) to renew or transfer ownership of a beer dealer's permit for a beer dealer who: (1) held a permit before July 1, 2008; and (2) has retail property that does not qualify for a permit as a grocery store. Requires the commission to: (1) conduct random unannounced inspections of locations where alcoholic beverages are sold or distributed; and (2) provide notice of a pending investigation at least 15 days before the investigation. (Current law requires 30 days.) Allows a person at least 18 years of age and less than 21 years of age to receive or purchase alcoholic beverages as part of an enforcement action. Changes the quota provision for liquor dealers and beer dealers. Provides for graduated civil penalties against a permittee for repeat violations of furnishing alcohol to a minor on the licensed premises and for the collected penalties to be deposited in the enforcement and administration fund. Requires a member of a local alcoholic beverage board (local board) to complete a training program to educate the member on alcoholic beverage law and the operation of the local board and the commission. Requires a local board member to be removed if the member does not complete the training within six months after the member is appointed. Provides that members appointed before January 1, 2009, have until July 1, 2009, to receive training. Requires a local board to allow all individuals attending a public local board meeting or hearing to make oral comments at the meeting or hearing regarding the subject of the meeting or hearing. Allows a local board to give greater weight to oral comments provided (Continued next page)

Effective: July 1, 2008.

2008

Van Haaften

January 8, 2008, read first time and referred to Committee on Public Policy.



by a person who owns or operates a business, owns real property, or resides within 1,000 feet of the requested location of an alcoholic beverage permit. Requires a liquor dealer (other than a package liquor store) to display liquor in a clearly separated area that prohibits the presence of a minor unless the minor is accompanied by a parent or guardian. Changes the notice requirements for new permits and permit transfers. Removes the limits on the number of guests and duration of an event where an excursion and adjacent landsite permit holder provides alcoholic beverages to guests without charge. Allows a local board to appoint at least one attorney to assist the local board in fulfilling its duties. Requires the commission to give notice: (1) by mail to the local board if an objection has been filed and of the date of any appeal hearing set by the commission; and (2) by publication of the date of any appeal hearing set by the commission. Allows a small brewery to sell and deliver beer to a consumer. Removes a provision that allows a large brewery to sell and deliver beer to a consumer. Prohibits a beer wholesaler from selling beer to a consumer other than an employee. Allows liquor retailers and liquor dealers to provide six ounce samples of flavored malt beverages and hard cider. Establishes requirements for a wine wholesaler to resell wine purchased at an estate sale. Provides a wholesaler with immunity from product liability for wine that was purchased at an estate sale. Makes it a Class D felony for a wholesaler to sell an unauthorized brand of alcoholic beverages and allows an injured permittee to bring a civil action against the wholesaler. Prohibits a permittee from knowingly or intentionally coercing another permittee to enter into an agreement or take an action that violates the alcoholic beverage statutes and rules. (Current law prohibits only a primary source of supply or a beer wholesaler from coercing a beer wholesaler.) Provides that if a beer wholesaler's warehouse is transferred, the warehouse does not have to be transferred to a location within an incorporated area. Requires criteria, established jointly by the Indiana department of transportation and the office of tourism development, for tourist attraction signage to include a category for a tourist attraction that is a small brewery. Requires alcoholic beverage sales in a drug store or grocery store to be rung up by a sales clerk who: (1) has an employee permit; (2) has alcohol server training; and (3) is at least 19 years of age. Prohibits a proprietor of a package liquor store, drug store, or grocery store from allowing any person who is not a sales clerk from ringing up an alcoholic beverage sale. Allows the sale of alcoholic beverages on New Year's day for off premises consumption. Provides that an airline employee does not have to obtain an employee permit to sell alcoholic beverages. Allows an outdoor place of public entertainment used primarily in connection with live music concerts to allow a person to enter its establishment with alcoholic beverages and consume the alcoholic beverages on the premises. Provides that the commission has certain powers regarding enforcement of the tobacco laws. Removes a provision that enforcement officers of the commission must be employed so that not more than 1/2 are members of the same political party. Allows the commission to approve trainer programs (to educate individuals on training alcohol servers) by third parties that meet certain requirements. Requires: (1) a grocery store that holds a permit to report annually to the commission the amount of the permit holder's establishment's annual gross sales of food; and (2) a local board to investigate the desirability of obtaining a new dealer permit or the transfer of a dealer permit. Allows a local board to establish an amount of minimum gross sales of food that a grocery store must meet to be eligible for a dealer permit. Requires the commission to notify the local board, upon request, as to whether the grocery store meets the local board's (Continued next page)



established amount. Changes: (1) the term of an employee's permit from two to three years; and (2) the fee to correspond with the term change. Increases the penalty for furnishing an alcoholic beverage to a minor to: (1) a Class B misdemeanor for the first offense; (2) a Class A misdemeanor for a subsequent offense; and (3) a Class D felony if the illegal furnishing of the alcoholic beverage results in serious bodily injury to or the death of any person. Provides that a violation occurs if a person recklessly, knowingly, or intentionally furnishes an alcoholic beverage to a minor. (Current law provides that a violation occurs if a person recklessly furnishes an alcoholic beverage to a minor.)





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Second Regular Session 115th General Assembly (2008)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2007 Regular Session of the General Assembly.

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HOUSE BILL No. 1118

A BILL FOR AN ACT to amend the Indiana Code concerning alcohol and tobacco.

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Be it enacted by the General Assembly of the State of Indiana:

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SECTION 1. IC 7.1-1-3-5.5 IS ADDED TO THE INDIANA CODE
AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
1, 2008]: Sec. 5.5. "Applicant", for purposes of IC 7.1-3-18.5,
means a person who applies for a tobacco sales certificate.
CECTION A IC 7.1.1.2.10.7 IC ADDED TO THE DIDIANA

SECTION 2. IC 7.1-1-3-18.5 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: **Sec. 18.5. (a)** "**Grocery store**" means a store or part of a store that meets the following requirements:

- (1) The establishment is known generally as:
 - (A) a supermarket, grocery store, or delicatessen, and is primarily engaged in the retail sale of a general food line, which may include:
 - (i) canned and frozen foods;
 - (ii) fresh fruits and vegetables; and
 - (iii) fresh and prepared meats, fish, and poultry;
- (B) a convenience store or food mart and is primarily engaged in:



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1	(i) the retail sale of a line of goods that may include milk,	
2	bread, soda, and snacks; or	
3	(ii) the retail sale of automotive fuels and the retail sale	
4	of a line of goods that may include milk, bread, soda, and	
5	snacks;	
6	(C) a warehouse club, superstore, supercenter, or general	
7	merchandise store and is primarily engaged in the retail	
8	sale of a general line of groceries or gourmet foods in	
9	combination with general lines of new merchandise, which	_
10	may include apparel, furniture, and appliances; or	4
11	(D) a specialty or gourmet food store primarily engaged in	
12	the retail sale of miscellaneous specialty foods not for	
13	immediate consumption and not made on the premises, not	
14	including:	
15	(i) meat, fish, and seafood;	
16	(ii) fruits and vegetables;	4
17	(iii) confections, nuts, and popcorn; and	
18	(iv) baked goods.	
19	(2) The establishment meets the requirements, if any,	
20	established by the applicable local board under	
21	IC 7.1-3-19-10.7 for annual gross sales of food for human	
22	consumption that is exempt from the state gross retail tax.	
23	(b) The term does not include an establishment known generally	
24	as a gas station that is primarily engaged in:	
25	(1) the retail sale of automotive fuels, which may include	
26	diesel fuel, gasohol, or gasoline; or	
27	(2) the retail sale of automotive fuels, which may include	
28	diesel fuel, gasohol, or gasoline and activities that may include	No.
29	providing repair service, selling automotive oils, replacement	
30	parts, and accessories, or providing food services.	
31	SECTION 3. IC 7.1-1-3-40.5 IS ADDED TO THE INDIANA	
32 33	CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 40.5. "Sales clerk" means a	
34	•	
3 4 35	person who:	
36	(1) rings up; or(2) otherwise records;	
37	an alcoholic beverage sale in the course of the person's employment	
38	in a dealer establishment.	
39	SECTION 4. IC 7.1-1-3-47.7 IS ADDED TO THE INDIANA	
40	CODE AS A NEW SECTION TO READ AS FOLLOWS	
41	[EFFECTIVE JULY 1, 2008]: Sec. 47.7. "Tobacco retailer" means	
42	a person issued a tobacco sales certificate under IC 7.1-3-18.5.	
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1	SECTION 5. IC 7.1-2-2-8 IS AMENDED TO READ AS
2	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 8. (a) The commission
3	may employ qualified individuals to serve as enforcement officers of
4	the commission.
5	(b) Enforcement officers shall be employed so that not more than
6	one-half (1/2) the number of enforcement officers are members of the
7	same political party.
8	(c) (b) The superintendent of the enforcement officers must have
9	had at least ten (10) years experience as an active law enforcement
10	officer, at least five (5) years of which must have been in a
11	management capacity.
12	(d) (c) The commission shall issue to an enforcement officer a
13	certificate of employment under the seal of the commission. The courts
14	of this state shall take judicial notice of a certificate of employment.
15	SECTION 6. IC 7.1-2-4-13.5 IS ADDED TO THE INDIANA
16	CODE AS A NEW SECTION TO READ AS FOLLOWS
17	[EFFECTIVE JULY 1, 2008]: Sec. 13.5. (a) This section does not
18	apply to a designated member of the local board who is an
19	employee or officer of the commission.
20	(b) A local board member shall complete a training program
21	conducted by the commission. A local board member may not be
22	required to take a test or an examination or pay a fee in order to
23	complete the training program.
24	(c) The training program must include training on all the
25	following subjects:
26	(1) An overview of Indiana alcoholic beverage law and
27	enforcement.
28	(2) Duties and responsibilities of the board concerning new
29	permit applications, permit transfers, and renewal of existing
30	permits.
31	(3) The open door law (IC 5-14-1.5) and the public records
32	law (IC 5-14-3).
33	(4) Notice and hearing requirements.
34	(5) The process for appeal of an adverse decision of the board.
35	(6) Any other subject determined by the commission.
36	(d) A local board member must complete the training program
37	not more than one hundred eighty (180) days after the member is
38	appointed to the board. A local board member who does not
39	complete the training program within the time allowed by this
40	subsection shall be removed from the board under section 21 of
41	this chapter.
42	SECTION 7. IC 7.1-2-4-22 IS ADDED TO THE INDIANA CODE



AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JUL	LΥ
1, 2008]: Sec. 22. (a) A local board shall allow all individua	als
attending a public local board meeting or hearing to make or	ra]
comments at the meeting or hearing regarding the subject of t	hε
meeting or hearing. However, a local board may set a reasonab	le
limit on the amount of time allowed to each individual to provi	dε
oral comment	

- (b) A local board may give greater weight to oral comments provided by a person who:
 - (1) owns or operates a business that is located; or
- (2) owns real property or resides; not more than one thousand (1,000) feet from the location for which a permit is requested.

SECTION 8. IC 7.1-2-4-23 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 23. The local board may appoint at least one (1) attorney to advise the local board and to assist the local board in fulfilling the local board's duties under this title.

SECTION 9. IC 7.1-2-5-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 1. A judge of any court may issue a warrant to search a house or other place for alcohol, an alcoholic liquid or substance, a still, a distilling apparatus, **a tobacco product**, or another article that is being possessed, kept, sold, bartered, given away, used, or transported in violation of this title.

SECTION 10. IC 7.1-2-5-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 4. Disposition of Articles Pending Judgment. An alcoholic beverage or a tobacco product seized pursuant to this chapter and any other article which may be found on the searched premises and taken under the warrant shall not be taken from the custody of the person who served the warrant by a writ of replevin or other process while the proceedings provided in this chapter are pending. A final judgment of conviction in that proceeding shall be a bar in all cases to an action for recovery of the thing seized or the value of it or damages alleged to have arisen by reason of the seizing and detention of it.

SECTION 11. IC 7.1-2-5-5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 5. Property Rights Limited. All rights of any kind in an alcoholic beverage or a tobacco product of any type, or in a container for an alcoholic beverage, or in an article, apparatus, package, fixture or utensil in which an alcoholic beverage or a tobacco product may be placed, or which is used in connection with it, or a vehicle or conveyance in which an alcoholic

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beverage **or** a **tobacco product** is being transported or which is used for the transportation of an alcoholic beverage **or** a **tobacco product**, shall at all times and under all circumstances by whomsoever held, owned, or possessed, be deemed qualified by the right of the state, the commission, and the chairman, to administer, execute and enforce the provisions of this title.

SECTION 12. IC 7.1-2-5-6 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 6. Certain Property Rights Prohibited. A person shall have no property right of any kind in alcohol, an alcoholic beverage, or a malt article, or a tobacco product had, kept, transported, or possessed contrary to law, or in or to a receptacle or container of any kind in which these liquids and articles may be found, or in an unlawful or prohibited receptacle or container, or in a receptacle or container which does not conform to or which is being used contrary to or which is not kept in conformity to a rule or regulation of the commission, or which is being used to contain an alcoholic beverage or tobacco product upon which a tax is due and unpaid, or an adulterated or misbranded alcoholic beverage, or which is being used in an unlawful practice, or a practice contrary to a rule or regulation of the commission.

SECTION 13. IC 7.1-2-5-7 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 7. Hlegal Transportation: Property Rights Limited. A person who is interested in illegal transportation, or who has knowledge of it, shall have no right, title, or interest in or to a conveyance of any kind used for the illegal transportation of alcohol, alcoholic beverages, or malt articles, or a tobacco product.

SECTION 14. IC 7.1-2-5-8 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 8. Forfeiture to State. An officer who makes an arrest for a violation of the provisions of this title shall seize the evidence of the commission of that violation, including any vehicle, automobile, boat, air or water craft, or other conveyance in which alcohol, alcoholic beverages, or malt articles, or tobacco products are kept, possessed, or transported contrary to law, or contrary to a rule or regulation of the commission. The articles and vehicles mentioned in this section and in IC 1971, 7.1-2-5-5 7.1-2-5-7, sections 5 through 7 of this chapter are hereby declared forfeited to the state and shall be seized.

SECTION 15. IC 7.1-3-1-5.5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 5.5. (a) This section applies only in a county having a consolidated city. As used in this section, "authority" refers to the following:











1	(1) In a consolidated city, the department of metropolitan
2	development.
3	(2) In a municipality (as defined in IC 36-1-2-11) or a county
4	not having a consolidated city, the plan commission that has
5	jurisdiction in the municipality or county.
6	(3) In a municipality (as defined in IC 36-1-2-11) or county
7	that is not within the jurisdiction of a plan commission:
8	(A) the municipal department designated by the executive
9	of the municipality; or
0	(B) the county department designated by the executive of
1	the county.
2	(b) As used in this section, "contiguous property owner" refers to a
.3	property owner who has real property that is geographically adjacent
4	to or in contact with any point on the border of the property of a person
5	who seeks a permit to sell alcoholic beverages for consumption on the
6	licensed premises.
7	(c) As used in this section, "neighboring property owner" means:
8	(1) a contiguous property owner; or
9	(2) a property owner who has real property that:
0.0	(A) is geographically adjacent to or in contact with any point
.1	on the border of the property of a contiguous property owner;
.2	and
.3	(B) some portion of which is within five hundred (500) feet of
.4	the property of a person who seeks a permit to sell alcoholic
25	beverages for consumption on the licensed premises.
.6	(d) As used in this section, "principal owner" means any person or
27	entity holding at least a fifteen percent (15%) interest in the business
8	for which a permit is sought to sell alcoholic beverages.
29	(e) As used in this section, "property owner" means any person
0	whose name and address appears in the county assessor's real property
1	tax assessment records as a person responsible for the payment of
2	property taxes on a parcel of real property. (6) Exponent as provided in section 28(d) of this chapter subsection
3	(f) Except as provided in section 28(d) of this chapter, subsection
4	(g) applies to a location in the consolidated city only if:
5	(1) the application is for a liquor dealer's permit for a location within the boundaries of the gracial fire service district as
6	within the boundaries of the special fire service district, as
7	determined in conformity with IC 7.1-3-22-8; or
8 19	(2) the local alcoholic beverage board requires the applicant to
	comply with subsection (g).
ŀ0 ⊦1	(g) In addition to the notice required by section 5 of this chapter, the applicant for a new permit, or a transfer of a permit to sell alcoholic
.2	heverages of any type or at any location must, at least fifteen (15) days



1	before the date of the local alcoholic beverage board hearing, mail	
2	notice of the hearing at the applicant's expense to the following:	
3	(1) Each neighboring property owner.	
4	(2) The department of metropolitan development of the	
5	consolidated city; authority.	
6	(3) The following entities that have registered with the	
7	department of metropolitan development of the consolidated city:	
8	authority:	
9	(A) The principal, headmaster, or other primary administrator	
0	of each public, private, or parochial elementary or secondary	1
1	school located less than one thousand (1,000) feet from the	1
2	property line of the applicant's property.	
.3	(B) Each church that is located less than one thousand (1,000)	
4	feet from the property line of the applicant's property.	
.5	(C) Each neighborhood association that represents the area in	
.6	which the applicant's property is located.	- 1
.7	(h) The notice that the applicant mails must provide the following	•
. 8	information:	
9	(1) The name and address of the applicant, or if the applicant is	
20	a corporation, a club, an association, or an organization, the name	
21	and address of the applicant's president, secretary, and principal	
22	owners who will be responsible to the public for the sale of	
23	alcoholic beverages.	
24	(2) A statement that the applicant has filed an application with the	•
2.5	alcohol and tobacco commission for the sale of alcoholic	
26	beverages.	
27	(3) The specific address where alcoholic beverages are asked to	
28	be sold.	
29	(4) The type of alcoholic beverage permit applied for.	
0	(5) The date, time, and location of the public hearing before the	
31	local alcoholic beverage board regarding the application.	
32	(6) That if there is a desire to remonstrate against the application,	
3	the recipient of the notice may attend this public hearing.	
34	(i) The applicant shall furnish evidence of the applicant's	
55	compliance with this section by filing an affidavit with the local	
66	alcoholic beverage board at the public hearing on the application. The	
57	affidavit must list the names and addresses of the individuals or other	
8	entities to which notice was mailed by the applicant.	
9	(j) In addition to the information required by subsection (i), the	
10	applicant shall file with the local alcoholic beverage board at the public	
1	hearing the following information:	
12	(1) This subdivision applies only to an authority referred to in	



1	subsection (a)(1) or (a)(2). Verification from the department of
2	metropolitan development of the consolidated city authority that
3	the applicant is in compliance with zoning requirements for the
4	premises to be licensed.
5	(2) Verification from the department of state revenue that the
6	applicant does not have any outstanding income tax, excise tax,
7	or sales tax liabilities.
8	(3) Verification from the county treasurer that the applicant does
9	not have any outstanding property tax liability.
0	(k) Subsection (j)(1) does not apply to a permit holder that received
1	and held a permit before September 1, 1987.
2	(1) Notwithstanding subsection (f)(1), an applicant seeking a transfer
3	of a permit from a permit holder to a new permit holder when the new
4	permit holder does not intend to change the nature of the business
.5	operated under the permit may apply to the local board for a waiver of
6	the notice requirement in subsection (g). The local board may consider
.7	any information the local board considers relevant in making a
.8	determination to approve or deny the waiver request. The local board
9	must approve or deny a waiver request at the first regularly scheduled
20	meeting that occurs at least fifteen (15) days after the local board
21	receives the waiver request from the applicant.
22	SECTION 16. IC 7.1-3-1-5.6 IS AMENDED TO READ AS
23	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 5.6. (a) This section
24	applies only in a county having a consolidated city.
2.5	(b) (a) This section applies only to an application for the renewal of
26	a permit to sell alcoholic beverages.
27	(c) (b) The definitions set forth in section 5.5 of this chapter apply
28	to this section.
29	(d) (c) The renewal of a permit is subject to IC 7.1-3-19-9.5.
0	(e) (d) Except as provided in section 28(d) of this chapter,
31	subsections (f) (e) and (g) (f) apply to a location in the consolidated
32	city only if the application is for a liquor dealer's permit.
33	(f) (e) Notwithstanding subsection (d), (c), if:
34	(1) an applicant has been cited for a violation of law or a rule of
35	the commission; or
66	(2) the local alcoholic beverage board has received at least five
37	(5) written complaints against the applicant alleging a violation
8	of law or a rule of the commission;
19	then upon direction of the local board, the applicant shall, at least
10	fifteen (15) days before the date of the local alcoholic beverage board
1	hearing, mail notice of the hearing at the applicant's expense as
12	provided in subsection (g). (f).



1	(g) (f) The applicant shall mail the notice required under subsection
2	(f) (e) to the following:
3	(1) Each neighboring property owner.
4	(2) The department of metropolitan development of the
5	consolidated city. authority (as defined in section 5.5 of this
6	chapter).
7	(3) The following entities that have registered with the
8	department of metropolitan development of the consolidated city:
9	authority (as defined in section 5.5 of this chapter):
10	(A) The principal, headmaster, or other primary administrator
11	of each public, private, or parochial elementary or secondary
12	school located less than one thousand (1,000) feet from the
13	property line of the applicant's property.
14	(B) Each church that is located less than one thousand (1,000)
15	feet from the property line of the applicant's property.
16	(C) Each neighborhood association that represents the area in
17	which the applicant's property is located.
18	(h) (g) The notice that the applicant mails must provide the
19	following information:
20	(1) The name and address of the applicant, or if the applicant is
21	a corporation, a club, an association, or an organization, the name
22	and address of the applicant's president, secretary, and principal
23	owners who will be responsible to the public for the sale of
24	alcoholic beverages.
25	(2) A statement that the applicant has filed an application with the
26	alcohol and tobacco commission for the sale of alcoholic
27	beverages.
28	(3) The specific address where alcoholic beverages are asked to
29	be sold.
30	(4) The type of alcoholic beverage permit applied for.
31	(5) The date, time, and location of the public hearing before the
32	local alcoholic beverage board regarding the application.
33	(6) That if there is a desire to remonstrate against the application,
34	the recipient of the notice may attend this public hearing.
35	(i) (h) The applicant shall furnish evidence of the applicant's
36	compliance with this section by filing an affidavit with the local
37	alcoholic beverage board at the public hearing on the application. The
38	affidavit must list the names and addresses of the persons to whom
39	notice was mailed by the applicant.
40	(j) (i) In addition to the information required by subsection (i), (h),
41	the applicant shall file with the local alcoholic beverage board at the
42	public hearing the following information:



1	(1) This subdivision applies only to an authority referred to in
2	section 5.5(a)(1) or 5.5(a)(2) of this chapter. Verification from
3	the department of metropolitan development of the consolidated
4	eity authority that the applicant is in compliance with zoning
5	requirements for the premises to be licensed.
6	(2) Verification from the department of state revenue that the
7	applicant does not have any outstanding income tax, excise tax,
8	or sales tax liabilities.
9	(3) Verification from the county treasurer that the applicant does
10	not have any outstanding property tax liability.
11	(k) (j) Subsection (j)(1) (i)(1) does not apply to a permit holder that
12	received and held a permit before September 1, 1987.
13	SECTION 17. IC 7.1-3-1-28 IS AMENDED TO READ AS
14	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 28. (a) This section
15	applies to the initial issuance, transfer of location, or transfer of
16	ownership of the following:
17	(1) Any form of retailer's permit issued under this title.
18	(2) Any form of dealer's permit issued under this title.
19	(b) To qualify for approval of an application, an applicant must
20	show proof to the commission that the applicant has provided notice
21	concerning the application in conformity with this section.
22	(c) Except as provided in subsection (d), the applicant shall post a
23	sign for the period, in the location, and in the form specified in the
24	rules adopted by the commission to indicate to the public that the
25	applicant is seeking the issuance of a retailer's or dealer's permit. The
26	rules adopted by the commission must require that:
27	(1) the wording on the sign be in a sufficiently large type size; and
28	(2) the sign be posted in a sufficient manner in a window or
29	another area;
30	so that the sign is visible from the largest public thoroughfare or the
31	nearest public thoroughfare in the vicinity of the applicant's location.
32	The commission may require an applicant to use a sign prepared by the
33	commission. The commission may charge a fee for a sign prepared by
34	the commission that does not exceed the cost of the sign.
35	(d) This subsection applies to a county having a consolidated city.
36	If the application is for a permit other than a liquor dealer's permit, the
37	applicant may:
38	(1) post notice of the application as set forth in subsection (c); or
39	(2) mail notice in accordance with:
40	(A) section 5.5 of this chapter if the application is for a new
41	permit or transfer of a permit; or
42	(B) section 5.6 of this chapter if the application is for renewal



1	of a permit.	
2	SECTION 18. IC 7.1-3-1.5-2, AS ADDED BY P.L.161-2005,	
3	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
4	JULY 1, 2008]: Sec. 2. As used in this chapter, "dealer permittee"	
5	means a person who holds a liquor dealer permit. under IC 7.1-3-10 for	
6	a package liquor store.	
7	SECTION 19. IC 7.1-3-1.5-4.3 IS ADDED TO THE INDIANA	
8	CODE AS A NEW SECTION TO READ AS FOLLOWS	
9	[EFFECTIVE JULY 1, 2008]: Sec. 4.3. As used in this chapter,	
10	"server program" refers to a program designed to educate an	
11	alcohol server on the:	
12	(1) selling;	
13	(2) serving; and	
14	(3) consumption;	
15	of alcoholic beverages.	_
16	SECTION 20. IC 7.1-3-1.5-4.5 IS ADDED TO THE INDIANA	
17	CODE AS A NEW SECTION TO READ AS FOLLOWS	
18	[EFFECTIVE JULY 1, 2008]: Sec. 4.5. As used in this chapter,	
19	"trainer program" refers to a program designed to educate an	
20	individual on the training of alcohol servers on the:	
21	(1) selling;	
22	(2) serving; and	
23	(3) consumption;	
24	of alcoholic beverages.	_
25	SECTION 21. IC 7.1-3-1.5-4.6, AS ADDED BY P.L.165-2006,	
26	SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	_
27	JULY 1, 2008]: Sec. 4.6. The commission shall issue a trainer	
28	certificate to an applicant who:	Y
29	(1) files the application and pays the fees established by the	
30	commission under section 5 of this chapter;	
31	(2) completes a program established or approved under section 6	
32	5.5 of this chapter; and	
33	(3) meets the requirements under this chapter and rules adopted	
34	by the commission.	
35	SECTION 22. IC 7.1-3-1.5-4.8, AS ADDED BY P.L.165-2006,	
36	SECTION 10, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
37	JULY 1, 2008]: Sec. 4.8. A certified trainer may train	
38	(1) alcohol servers and	
39	(2) individuals who plan to become certified trainers;	
40	on the selling, serving, and consumption of alcoholic beverages.	
41	SECTION 23. IC 7.1-3-1.5-5.5 IS ADDED TO THE INDIANA	
42	CODE AS A NEW SECTION TO READ AS FOLLOWS	



1	[EFFECTIVE JULY 1, 2008]: Sec. 5.5. (a) Subject to subsection (b),
2	the commission may approve a trainer program by a third party
3	that is designed to educate individuals on the training of alcohol
4	servers on the selling, serving, and consumption of alcoholic
5	beverages.
6	(b) The commission may not approve a trainer program by a
7	third party that holds or has an interest in any of the following
8	permits:
9	(1) A primary source of supply permit.
0	(2) A beer, wine, or liquor wholesaler's permit.
L	(3) A beer, wine, or liquor retailer's permit.
2	(4) A beer, wine, or liquor dealer's permit.
3	(c) In approving a trainer program under this section, the
	commission may consider the following factors:
5	(1) The needs of applicants.
5	(2) The geographical distribution of the third parties'
7	locations in Indiana.
3	(3) The adequacy of the facilities where the trainer program
)	will be conducted.
)	SECTION 24. IC 7.1-3-1.5-6, AS AMENDED BY P.L.165-2006,
	SECTION 12, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
	JULY 1, 2008]: Sec. 6. (a) The commission shall:
	(1) establish a server program; and
•	(2) approve a server program established by a third party that
	meets the requirements of this chapter;
	that is designed to educate alcohol servers and individuals who plan to
	become certified trainers on the selling, serving, and consumption of
	alcoholic beverages.
	(b) A server program established or approved under subsection (a)
	must include the following:
	(1) Training by an instructor who:
	(A) has knowledge in the subject areas described in this
	section; and
	(B) is a certified trainer under this chapter.
	(2) Information on specific subject areas as required by the
,	commission.
7	(3) A minimum of at least two (2) hours of training to complete
3	the program.
)	(4) Information on:
)	(A) state laws and rules regarding the sale and service of
1	alcoholic beverages; (P) the classification of clashel as a demossant and the effect
2	(B) the classification of alcohol as a depressant and the effect



1	of alcohol on the human body, particularly on the ability to	
2	drive a motor vehicle;	
3	(C) the effects of alcohol:	
4	(i) when taken with commonly used prescription and	
5	nonprescription drugs; and	
6	(ii) on human behavior;	
7	(D) methods of:	
8	(i) identifying and refusing to serve or sell alcoholic	
9	beverages to an underage or intoxicated person; and	
10	(ii) handling situations involving an underage or intoxicated	
11	person;	
12	(E) methods for properly and effectively:	
13	(i) checking the identification of an individual;	
14	(ii) identifying an illegal identification of an individual; and	
15	(iii) handling situations involving individuals who have	
16	provided illegal identification;	
17	(F) security and law enforcement issues regarding the sale and	
18	service of alcoholic beverages; and	
19	(G) recognizing certain behavior to assess the amount of	
20	alcohol an individual:	
21	(i) has consumed; and	
22	(ii) may safely consume.	
23	(5) One (1) or both of the following:	
24	(A) A written test.	_
25	(B) An oral test.	
26	SECTION 25. IC 7.1-3-1.5-12, AS AMENDED BY P.L.165-2006,	_
27	SECTION 15, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
28	JULY 1, 2008]: Sec. 12. A person who trains	Y
29	(1) alcohol servers or	
30	(2) individuals who plan to become certified trainers;	
31	without a trainer certificate under this chapter commits a Class B	
32	infraction.	
33	SECTION 26. IC 7.1-3-1.5-13, AS AMENDED BY P.L.165-2006,	
34	SECTION 16, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
35	JULY 1, 2008]: Sec. 13. (a) A retailer permittee or dealer permittee	
36	who operates an establishment where alcoholic beverages are served	
37	or sold must:	
38	(1) ensure that each alcohol server completes a server program	
39	or a trainer program established or approved under section 5.5	
40	or 6 of this chapter not later than one hundred twenty (120) days	
41	after the date the alcohol server begins employment at the	
42	establishment;	



1	(2) require each alcohol server to attend a refresher course that
2	includes the dissemination of new information concerning the
3	server program subject areas described in section 6 of this
4	chapter or subject areas of a trainer program every three (3)
5	years after the date the alcohol server completes a server program
6	or a trainer program; and
7	(3) maintain training verification records of each alcohol server.
8	(b) A retailer permittee, a dealer permittee, or a management
9	representative of a retailer or dealer permittee must complete a server
10	program or a trainer program established or approved under section
11	5.5 or 6 of this chapter:
12	(1) not later than one hundred twenty (120) days after the date:
13	(A) the dealer permittee is issued a permit described in section
14	2 of this chapter; or
15	(B) the retailer permittee is issued a permit described in
16	section 4 of this chapter; and
17	(2) every five (5) years after the date the retailer permittee, dealer
18	permittee, or management representative of the retailer or dealer
19	permittee completes a server program or a trainer program.
20	(c) The commission shall notify a:
21	(1) dealer permittee at the time the dealer permittee renews a
22	permit described in section 2 of this chapter; and
23	(2) retailer permittee at the time the retailer permittee renews a
24	permit described in section 4 of this chapter;
25	of the requirements under subsections (a) and (b).
26	(d) The commission may suspend or revoke a retailer permittee's or
27	dealer permittee's permit or fine a retailer permittee or dealer permittee
28	for noncompliance with this section in accordance with IC 7.1-3-23.
29	SECTION 27. IC 7.1-3-1.5-14, AS ADDED BY P.L.165-2006,
30	SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
31	JULY 1, 2008]: Sec. 14. A server program established or approved
32	under section 6 of this chapter must provide a server certificate to an
33	individual who successfully completes the server program.
34	SECTION 28. IC 7.1-3-1.5-14.5 IS ADDED TO THE INDIANA
35	CODE AS A NEW SECTION TO READ AS FOLLOWS
36	[EFFECTIVE JULY 1, 2008]: Sec. 14.5. A trainer program
37	established or approved under section 5.5 of this chapter must
38	provide a trainer certificate to an individual who successfully
39	completes the program.
40	SECTION 29. IC 7.1-3-1.5-15, AS ADDED BY P.L.165-2006,
41	SECTION 18, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE

JULY 1, 2008]: Sec. 15. The commission may attend and observe



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1	training by a certified trainer under a server program established or	
2	approved under section 6 of this chapter at any time.	
3	SECTION 30. IC 7.1-3-1.5-15.5. IS ADDED TO THE INDIANA	
4	CODE AS A NEW SECTION TO READ AS FOLLOWS	
5	[EFFECTIVE JULY 1, 2008]: Sec. 15.5. The commission may attend	
6	and observe training under a trainer program established or	
7	approved under section 5.5 of this chapter at any time.	
8	SECTION 31. IC 7.1-3-2-7 IS AMENDED TO READ AS	
9	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 7. The holder of a	
10	brewer's permit or an out-of-state brewer holding either a primary	
11	source of supply permit or an out-of-state brewer's permit may do the	
12	following:	
13	(1) Manufacture beer.	
14	(2) Place beer in containers or bottles.	
15	(3) Transport beer.	
16	(4) Sell and deliver beer to a person holding a beer wholesaler's	
17	permit issued under IC 7.1-3-3.	
18	(5) If the brewer's brewery manufactures not more than twenty	
19	thousand (20,000) barrels of beer in a calendar year, do the	
20	following:	
21	(A) Sell and deliver beer to a person holding a retailer or a	
22	dealer permit under this title.	
23	(B) Be the proprietor of a restaurant.	
24	(C) Hold a beer retailer's permit, a wine retailer's permit, or a	_
25	liquor retailer's permit for a restaurant established under clause	
26	(B).	
27	(D) Transfer beer directly from the brewery to the restaurant	
28	by means of:	Y
29	(i) bulk containers; or	
30	(ii) a continuous flow system.	
31	(E) Install a window between the brewery and an adjacent	
32	restaurant that allows the public and the permittee to view both	
33	premises.	
34	(F) Install a doorway or other opening between the brewery	
35	and an adjacent restaurant that provides the public and the	
36	permittee with access to both premises.	
37	(G) Sell the brewery's beer by the glass for consumption on the	
38	premises. Brewers permitted to sell beer by the glass under	
39	this clause must furnish the minimum food requirements	
40	prescribed by the commission.	
41	(H) Sell and deliver beer to a consumer at the permit	
42	premises of the brewer or at the residence of the consumer.	



1	The delivery to a consumer may be made only in a quantity
2	at any one (1) time of not more than one-half (1/2) barrel,
3	but the beer may be contained in bottles or other
4	permissible containers.
5	(6) If the brewer's brewery manufactures more than twenty
6	thousand (20,000) barrels of beer in a calendar year, own a
7	portion of the corporate stock of another brewery that:
8	(A) is located in the same county as the brewer's brewery;
9	(B) manufactures less than twenty thousand (20,000) barrels
10	of beer in a calendar year; and
11 12	(C) is the proprietor of a restaurant that operates under subdivision (5).
13	(7) Sell and deliver beer to a consumer at the plant of the brewer
14	or at the residence of the consumer. The delivery to a consumer
15	shall be made only in a quantity at any one (1) time of not more
16	than one-half (1/2) barrel, but the beer may be contained in bottles
17	or other permissible containers.
18	(8) (7) Provide complimentary samples of beer that are:
19	(A) produced by the brewer; and
20	(B) offered to consumers for consumption on the brewer's
21	premises.
22	(9) (8) Own a portion of the corporate stock of a sports
23	corporation that:
24	(A) manages a minor league baseball stadium located in the
25	same county as the brewer's brewery; and
26	(B) holds a beer retailer's permit, a wine retailer's permit, or a
27	liquor retailer's permit for a restaurant located in that stadium.
28	(10) (9) For beer described in IC 7.1-1-2-3(a)(4):
29	(A) may allow transportation to and consumption of the beer
30	on the licensed premises; and
31	(B) may not sell, offer to sell, or allow sale of the beer on the
32	licensed premises.
33	SECTION 32. IC 7.1-3-3-4 IS AMENDED TO READ AS
34	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 4. (a) The premises to
35	be used as a warehouse by an applicant shall be described in the
36	application for the permit. The commission shall not issue a beer
37	wholesaler's permit to an applicant for any other warehouse or premises
38	than that described in the application. The commission shall issue only
39	one (1) beer wholesaler's permit to an applicant, but a permittee may
40	be permitted to transfer his the permittee's warehouse to another
41	location within the county that is not required to be within the
12	asymptete limits of an incorporated sity on town upon application



	• '
1	to, and approval of, the commission.
2	(b) As used in this subsection, "immediate relative" means the
3	father, the mother, a brother, a sister, a son, or a daughter of a
4	wholesaler permittee. Notwithstanding subsection (a), the commission,
5	upon the death or legally adjudged mental incapacitation of a
6	wholesaler permittee, may allow the transfer of the wholesaler permit
7	only to an immediate relative of the wholesaler permittee who
8	concurrently holds a majority share in a valid wholesaler permit.
9	SECTION 33. IC 7.1-3-3-5, AS AMENDED BY P.L.224-2005,
10	SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
11	JULY 1, 2008]: Sec. 5. (a) The holder of a beer wholesaler's permit
12	may purchase and import from the primary source of supply, possess,
13	and sell at wholesale, beer and flavored malt beverages manufactured
14	within or without this state.
15	(b) A beer wholesaler permittee may possess, transport, sell, and
16	deliver beer to:
17	(1) another beer wholesaler authorized by the brewer to sell the
18	brand purchased;
19	(2) a consumer; an employee; or
20	(3) a holder of a beer retailer's permit, beer dealer's permit,
21	temporary beer permit, dining car permit, boat permit, airplane
22	permit, or supplemental caterer's permit;
23	located within this state. The sale, transportation, and delivery of beer
24	shall be made only from inventory that has been located on the
25	wholesaler's premises before the time of invoicing and delivery.
26	(c) Delivery of beer to a consumer shall be made in barrels only
27	with the exception of The beer wholesaler's bona fide regular
28	employees who may purchase beer from the wholesaler in:
29	(1) bottles, cans, or any other type of permissible containers in an
30	amount not to exceed forty-eight (48) pints; or
31	(2) one (1) keg;
32	at any one (1) time.
33	(d) The importation, transportation, possession, sale, and delivery
34	of beer shall be subject to the rules of the commission and subject to
35	the same restrictions provided in this title for a person holding a
36	brewer's permit.
37	(e) The holder of a beer wholesaler's permit may purchase, import,
38	possess, transport, sell, and deliver any commodity listed in
39	IC 7.1-3-10-5, unless prohibited by this title. However, a beer
40	wholesaler may deliver flavored malt beverages only to the holder of

(1) A beer wholesaler or wine wholesaler permit, if the wholesaler

one (1) of the following permits:



41 42

1	is authorized by the primary source of supply to sell the brand of
2	flavored malt beverage purchased.
3	(2) A wine retailer's permit, wine dealer's permit, temporary wine
4	permit, dining car wine permit, boat permit, airplane permit, or
5	supplemental caterer's permit.
6	(f) A beer wholesaler may:
7	(1) store beer for an out-of-state brewer described in IC 7.1-3-2-9
8	and deliver the stored beer to another beer wholesaler that the
9	out-of-state brewer authorizes to sell the beer;
)	(2) perform all necessary accounting and auditing functions
1	associated with the services described in subdivision (1); and
2	(3) receive a fee from an out-of-state brewer for the services
3	described in subdivisions (1) through (2).
1	SECTION 34. IC 7.1-3-5-4 IS ADDED TO THE INDIANA CODE
5	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
6	1, 2008]: Sec. 4. (a) Notwithstanding IC 7.1-1-3-18.5, the
7	commission may renew or transfer ownership of a beer dealer's
;	permit for a beer dealer who:
)	(1) held a permit before July 1, 2008; and
	(2) has a premises that does not qualify for a permit as a
	grocery store under IC 7.1-1-3-18.5.
	(b) The commission may transfer ownership of a beer dealer's
	permit under this section only to an applicant who is the proprietor
	of:
	(1) a drug store;
	(2) a grocery store; or
	(3) a package liquor store.
	SECTION 35. IC 7.1-3-5-5 IS ADDED TO THE INDIANA CODE
)	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
)	1, 2008]: Sec. 5. (a) As used in this section, "annual gross sales of
	food" refers to annual gross sales of food for human consumption
2	that are exempt from the state gross retail tax.
}	(b) The holder of a permit issued to a grocery store shall report
ļ	annually to the commission the amount of the permit holder's
5	establishment's annual gross sales of food.
5	(c) An applicant who:
7	(1) is applying for a beer dealer's permit; and
3	(2) is the proprietor of a grocery store;
)	shall report to the commission the amount of the applicant's
)	establishment's annual gross sales of food.
l	(d) The information provided to the commission under
2	subsections (b) and (c) regarding the amount of annual gross sales



1	of food is confidential information and may not be disclosed to the
2	public under IC 5-14-3. However, the commission may:
3	(1) disclose the information:
4	(A) to the department of state revenue to verify the
5	accuracy of the annual gross sales of food reported to the
6	commission under this subsection; and
7	(B) in any administrative or judicial proceeding to revoke
8	or suspend the holder's permit as a result of discrepancy
9	discovered by the department of state revenue under
.0	subsection (c); and
1	(2) disclose limited information to a local board as provided
2	under IC 7.1-3-19-10.7.
.3	(e) The department of state revenue shall verify the accuracy of
4	the reports provided to the commission under this section. The
.5	department of state revenue shall report to the commission any
.6	discrepancy that the department discovers between:
.7	(1) the amount of annual gross sales of food that the permit
. 8	holder has reported to the department; and
9	(2) the amount of annual gross sales of food that the permit
20	holder has reported to the commission.
21	(f) Notwithstanding IC 6-8.1-7-1 or any other law, in fulfilling
22	its obligations under this section, the department of state revenue
23	may provide to the commission confidential information. The
24	commission shall maintain the confidentiality of information
25	provided by the department of state revenue under this section.
26	However, the commission may disclose the information in any
27	administrative or judicial proceeding to revoke or suspend the
28	holder's permit as a result of a discrepancy discovered by the
29	department of state revenue under subsection (e).
30	SECTION 36. IC 7.1-3-9-11 IS AMENDED TO READ AS
31	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 11. (a) A liquor retailer
32	may allow customers to sample the following:
3	(1) Beer.
34	(2) Wines.
55	(3) Liquors.
56	(4) Liqueurs and cordials (as defined in 27 CFR 5.22(h)).
57	(5) Flavored malt beverages.
8	(6) Hard cider.
19	(b) Sampling is permitted only:
10	(1) on the liquor retailer's permit premises; and
1	(2) during the permittee's regular business hours.
12	(c) A liquor retailer may not charge for the samples provided to



1	customers.
2	(d) Sample size of wines may not exceed one (1) ounce.
3	(e) In addition to the other provisions of this section, a liquor retailer
4	who allows customers to sample liquors, liqueurs, or cordials shall
5	comply with all of the following:
6	(1) A liquor retailer may allow a customer to sample only a
7	combined total of two (2) liquor, liqueur, or cordial samples per
8	day.
9	(2) Sample size of liqueurs or cordials may not exceed one-half
0	(½) ounce.
. 1	(3) Sample size of liquors may not exceed four-tenths (0.4) ounce.
2	(f) A sample size of beer, flavored malt beverage, or hard cider
.3	may not exceed six (6) ounces.
.4	SECTION 37. IC 7.1-3-10-13 IS AMENDED TO READ AS
. 5	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 13. (a) A liquor dealer
. 6	permittee who is a proprietor of a package liquor store may allow
. 7	customers to sample the following:
. 8	(1) Beer.
.9	(2) Wines.
20	(3) Liquors.
21	(4) Liqueurs and cordials (as defined in 27 CFR 5.22(h)).
22	(5) Flavored malt beverages.
23	(6) Hard cider.
24	(b) Sampling is permitted:
25	(1) only on the package liquor store permit premises; and
26	(2) only during the store's regular business hours.
27	(c) No charge may be made for the samples provided to the customers.
28 29	(d) Sample size of wines may not exceed one (1) ounce.
.9 80	(e) In addition to the other provisions of this section, a proprietor
1	who allows customers to sample liquors, liqueurs, or cordials shall
32	comply with all of the following:
33	(1) A proprietor may allow a customer to sample not more than a
34	combined total of two (2) liquor, liqueur, or cordial samples per
55	day.
66	(2) Sample size of liqueurs or cordials may not exceed one-half
37	(1/2) ounce.
8	(3) Sample size of liquors may not exceed four-tenths (0.4) ounce.
19	(f) A sample size of beer, flavored malt beverage, or hard cider
10	may not exceed six (6) ounces.
1	SECTION 38. IC 7.1-3-10-14 IS ADDED TO THE INDIANA
12	CODE AS A NEW SECTION TO READ AS FOLLOWS



1	[EFFECTIVE JULY 1,2008]: Sec. 14. (a) This section does not apply
2	to a package liquor store.
3	(b) Beginning July 1, 2008, a holder of a liquor dealer permit
4	shall display liquor for sale in a clearly separated area that
5	prohibits the presence of a minor unless the minor is accompanied
6	by a parent or guardian who is at least twenty-one (21) years of
7	age. Other alcoholic beverages may be displayed in a designated
8	area where liquor is displayed under this subsection.
9	(c) The commission may adopt rules under IC 4-22-2 to
10	implement this section.
11	SECTION 39. IC 7.1-3-13-3.5 IS ADDED TO THE INDIANA
12	CODE AS A NEW SECTION TO READ AS FOLLOWS
13	[EFFECTIVE JULY 1, 2008]: Sec. 3.5. (a) A wine wholesaler may
14	sell wine purchased from an estate sale only if the following
15	requirements are met:
16	(1) The primary source of the wine sold at auction:
17	(A) is authorized to sell wine in Indiana on the date the
18	wine is resold by the wholesaler;
19	(B) is given notice of the purchase by the wine wholesaler;
20	and
21	(C) authorizes the wine wholesaler to resell the wine
22	purchased.
23	(2) The seller of wine at auction is a bona fide estate of an
24	Indiana decedent.
25	(3) Each wine bottle is affixed with a sticker indicating that
26	the wine was purchased from an estate.
27	(b) The notice given to the primary source under subsection
28	(a)(1) must include the following information:
29	(1) The name of the seller.
30	(2) The amount of the product purchased and the sale price at
31	auction.
32	(3) The vintage of the wine purchased.
33	(c) A wholesaler is not liable for product liability for wine that
34	the wholesaler sells from an estate auction purchase.
35	SECTION 40. IC 7.1-3-17.5-1, AS AMENDED BY P.L.233-2007,
36	SECTION 24, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
37	JULY 1, 2008]: Sec. 1. (a) The commission may issue a gaming site
38	permit to a person who has been issued:
39	(1) a riverboat owner's license under IC 4-33-6;
40	(2) an operating agent contract under IC 4-33-6.5; or
41	(3) a gambling game license under IC 4-35;
42	to sell alcoholic beverages for on-premises consumption only. The



1	permit may be a single permit even though more than one (1) area
2	constitutes the licensed premises of the permit.
3	(b) A permit issued under this chapter to a person who has been
4	issued a riverboat owner's license or an operating agent contract
5	(as defined in IC 4-33-2-14.6) may be used:
6	(1) on the riverboat; and
7	(2) in a restaurant owned by the person who has been issued a
8	riverboat owner's license or an operating agent contract (as
9	defined in IC 4-33-2-14.6) if the restaurant is located on property
10	adjacent to the property used by the riverboat for docking
11	purposes.
12	(c) A permit issued under this chapter to a person who has been
13	issued a gambling game license under IC 4-35 may be used at a slot
14	machine facility licensed under IC 4-35.
15	SECTION 41. IC 7.1-3-17.5-6 IS AMENDED TO READ AS
16	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 6. Notwithstanding
17	IC 7.1-5-5-7, the holder of an excursion and adjacent landsite permit
18	may, subject to the approval of the commission, provide alcoholic
19	beverages to guests without charge at an event on the licensed premises
20	if all the following requirements are met:
21	(1) The event is attended by not more than six hundred fifty (650)
22	guests.
23	(2) The event is not more than six (6) hours in duration.
24	(3) (1) Each alcoholic beverage dispensed to a guest:
25	(A) is entered into a cash register that records and itemizes on
26	the cash register tape each alcoholic beverage dispensed; and
27	(B) is entered into a cash register as a sale and at the same
28	price that is charged to the general public.
29	(4) (2) At the conclusion of the event, all alcoholic beverages
30	recorded on the cash register tape are paid by the holder of the
31	excursion and adjacent landsite permit.
32	(5) (3) All records of the alcoholic beverage sales, including the
33	cash register tape, shall be maintained by the holder of the
34	excursion and adjacent landsite permit for not less than two (2)
35	years.
36	(6) (4) The holder of the excursion and adjacent landsite permit
37	complies with the rules of the commission.
38	SECTION 42. IC 7.1-3-18-9, AS AMENDED BY P.L.165-2006,
39	SECTION 26, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
40	JULY 1, 2008]: Sec. 9. (a) Except as provided in subsection (j), the
41	commission may issue an employee's permit to a person who desires to
42	act as:



1	(1) a sales clerk in a package liquor store; dealer establishment;
2	(2) an employee who serves wine at a farm winery; or
3	(3) a bartender, waiter, waitress, or manager in a retail
4	establishment. excepting dining car and boat employees.
5	(b) A permit authorized by this section is conditioned upon the
6	compliance by the holder with reasonable rules relating to the permit
7	which the commission may prescribe from time to time.
8	(c) A permit issued under this section entitles its holder to work for
9	any lawful employer. However, a person may work without an
.0	employee's permit for thirty (30) days from the date shown on a receipt
1	for a cashier's check or money order payable to the commission for that
2	person's employee's permit application.
3	(d) A person who, for a package liquor store or retail establishment,
.4	is:
.5	(1) the sole proprietor;
6	(2) a partner, a general partner, or a limited partner in a
7	partnership or limited partnership that owns the business
8	establishment;
9	(3) a member of a limited liability company that owns the
20	business establishment; or
21	(4) a stockholder in a corporation that owns the business
22	establishment;
23	is not required to obtain an employee's permit in order to perform any
24	of the acts listed in subsection (a).
2.5	(e) An applicant may declare on the application form that the
26	applicant will use the employee's permit only to perform volunteer
27	service that benefits a nonprofit organization. It is unlawful for an
28	applicant who makes a declaration under this subsection to use an
29	employee's permit for any purpose other than to perform volunteer
30	service that benefits a nonprofit organization.
1	(f) The commission may not issue an employee's permit to an
32	applicant while the applicant is serving a sentence for a conviction for
33	operating while intoxicated, including any term of probation or parole.
34	(g) The commission may not issue an employee's permit to an
35	applicant who has two (2) unrelated convictions for operating while
66	intoxicated if:
57	(1) the first conviction occurred less than ten (10) years before the
8	date of the applicant's application for the permit; and
19	(2) the applicant completed the sentence for the second
10	conviction, including any term of probation or parole, less than
1	two (2) years before the date of the applicant's application for the
12	permit.



1	(h) If an applicant for an employee's permit has at least three (3)
2	unrelated convictions for operating while intoxicated in the ten (10)
3	years immediately preceding the date of the applicant's application for
4	the permit, the commission may not grant the issuance of the permit.
5	If, in the ten (10) years immediately preceding the date of the
6	applicant's application the applicant has:
7	(1) one (1) conviction for operating while intoxicated, and the
8	applicant is not subject to subsection (f); or
9	(2) two (2) unrelated convictions for operating while intoxicated,
10	and the applicant is not subject to subsection (f) or (g);
11	the commission may grant or deny the issuance of a permit.
12	(i) The commission shall revoke a permit issued to an employee
13	under this section if:
14	(1) the employee is convicted of a Class B misdemeanor for
15	violating IC 7.1-5-10-15(a); or
16	(2) the employee is convicted of operating while intoxicated after
17	the issuance of the permit.
18	The commission may revoke a permit issued to an employee under this
19	section for any violation of this title or the rules adopted by the
20	commission.
21	(j) This section does not apply to dining car, boat, or airline
22	employees.
23	SECTION 43. IC 7.1-3-18.5-2, AS AMENDED BY P.L.224-2005,
24	SECTION 10, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
25	JULY 1, 2008]: Sec. 2. (a) A person who desires a certificate must
26	provide the following to the commission:
27	(1) The applicant's name and mailing address and the address of
28	the premises for which the certificate is being issued.
29	(1) An application that meets the requirements of this chapter.
30	(2) A fee of two hundred dollars (\$200).
31	(b) A separate certificate is required for each location where the
32	tobacco products are sold or distributed.
33	(c) The fees collected under this section shall be deposited in the
34	enforcement and administration fund under IC 7.1-4-10.
35	SECTION 44. IC 7.1-3-18.5-2.5 IS ADDED TO THE INDIANA
36	CODE AS A NEW SECTION TO READ AS FOLLOWS
37	[EFFECTIVE JULY 1, 2008]: Sec. 2.5. (a) In order to be issued a
38	certificate, a person must file an application with the commission
39	on a form provided by the commission. The application must
40	satisfy the following requirements:
41	(1) The application must include the applicant's name and

mailing address and the address of the premises for which the



1	certificate is being issued.
2	(2) The application must include the name under which the
3	applicant transacts or intends to transact business.
4	(3) The application must include the address of the applicant's
5	principal place of business.
6	(4) If the applicant is a firm, an association, or a partnership,
7	the application must set forth the names and addresses of the
8	persons constituting the firm, association, or partnership.
9	(5) If the applicant is a corporation, the application must
10	include the names and addresses of the principal officers of
11	the corporation.
12	(6) If the applicant is a limited liability company, the names
13	and addresses of the managers of the limited liability
14	company.
15	(7) The application must be signed and verified by oath or
16	affirmation. If the applicant is a corporation, partnership,
17	limited partnership, or limited liability company, a duly
18	authorized agent, partner, or officer shall sign the application
19	and submit written evidence of authority to do so.
20	(8) The application must include the statement required under
21	section 2.6 of this chapter.
22	(9) The application must include any other information
23	required by the commission.
24	(b) Any intentional misstatement or suppression of a material
25	fact in an application filed under this section constitutes grounds
26	for denial of the certificate.
27	SECTION 45. IC 7.1-3-18.5-2.6 IS ADDED TO THE INDIANA
28	CODE AS A NEW SECTION TO READ AS FOLLOWS
29	[EFFECTIVE JULY 1, 2008]: Sec. 2.6. An application for a tobacco
30	certificate must contain the express statement of the applicant that
31	the applicant consents for the duration of the certificate term (if
32	the commission issues the certificate to the applicant) to the
33	entrance, inspection, and search by an enforcement officer, without
34	a warrant or other process, of the applicant's retail premises and
35	vehicles to determine whether the applicant is complying with the
36	provisions of this title. The consent required by this section is
37	renewed and continued by the retention of a certificate or the
38	certificate's use by the applicant or the applicant's agents.
39	SECTION 46. IC 7.1-3-18.5-3.5 IS ADDED TO THE INDIANA
40	CODE AS A NEW SECTION TO READ AS FOLLOWS
41	[EFFECTIVE JULY 1, 2008]: Sec. 3.5. (a) A certificate may be

issued only to a person who meets the following requirements:



- (1) If the person is an individual, the person must be at least eighteen (18) years of age.
- (2) The person must be authorized to do business in Indiana.
- (b) The commission may refuse to issue a certificate to any person who has been previously issued a certificate that has been revoked.
- (c) A certificate is not assignable and is valid only for the person in whose name it is issued and for the place designated in the certificate.
- (d) The failure of a tobacco retailer to conspicuously display the tobacco retailer's certificate in accordance with the rules of the commission is grounds for the issuance of a fine or the suspension or revocation of the certificate.

SECTION 47. IC 7.1-3-18.5-3.6 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 3.6. (a) In order to renew a certificate, a tobacco retailer must file an application for renewal every three (3) years and pay the certificate fees in accordance with IC 7.1-3-18.5-2.

(b) A renewal certificate may be denied on the same grounds and in the same manner as an original certificate.

SECTION 48. IC 7.1-3-18.5-8 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 8. The place or premises for which the certificate is issued is subject to inspection and search without a warrant by the commission and by enforcement officers to determine compliance with IC 35-46-1-10, IC 35-46-1-10.2, IC 35-46-1-11.5, IC 35-46-1-11.7, or any of the provisions under this chapter.

SECTION 49. IC 7.1-3-18.5-9 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1,2008]: Sec. 9. An officer who makes an arrest for a violation of this title shall seize the evidence of the commission of the violation, including any vehicle, automobile, boat, air or water craft, or other conveyance in which tobacco or tobacco products are kept, possessed, or transported contrary to law, or contrary to a rule of the commission. The articles and vehicles mentioned in this section are hereby declared forfeited to the state and shall be seized.

SECTION 50. IC 7.1-3-18.5-10 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: **Sec. 10. The commission may mitigate**

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civil penalties imposed against a tobacco retailer for violating IC 35-46-1-10, IC 35-46-1-10.2, IC 35-46-1-11.5, IC 35-46-1-11.7, or any of the provisions of this chapter if a tobacco retailer provides a training program for the tobacco retailer's employees that includes at least the following topics:

- (1) Laws governing the sale of tobacco products.
- (2) Methods of recognizing and handling customers who are less than eighteen (18) years of age.
- (3) Procedures for proper examination of identification cards to verify that customers are under eighteen (18) years of age.
- (4) The use of an age audit identification function on electronic point of sale equipment, if available.

SECTION 51. IC 7.1-3-18.5-11 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 11. A tobacco retailer shall exercise due diligence in the management and supervision of its premises and in the supervision and training of its employees or agents. Proof that employees or agents of the tobacco retailer, while in the scope of their employment, committed at least three (3) violations relating to IC 35-46-1-10, IC 35-46-1-10.2, IC 35-46-1-11.5, or IC 35-46-1-11.7, or any of the provisions of this chapter during a six (6) month period shall be prima facie evidence of a lack of due diligence by the tobacco retailer in the management and supervision of its premises and in the supervision and training of its employees or agents.

SECTION 52. IC 7.1-3-18.5-12 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 12. (a) The commission may assess and accept a civil penalty of up to one thousand dollars (\$1,000) against a tobacco retailer for each violation.

- (b) The commission may suspend or revoke the certificate upon sufficient proof that the tobacco retailer or its employee or agent has violated or is currently violating any of the provisions of IC 35-46-1-10, IC 35-46-1-10.2, IC 35-46-1-11.5, IC 35-46-1-11.7, or any provisions of this chapter.
- (c) If a tobacco retailer is cited for an infraction for violating IC 35-46-1-10, IC 35-46-1-10.2, IC 35-46-1-11.5, IC 35-46-1-11.7, or any provisions of this chapter, the commission may prepare and serve upon the tobacco retailer by first class mail or by personal service at the tobacco retailer's place of business, set forth on the certificate, a notice of violation setting forth the facts and circumstances of the violation and summoning the tobacco retailer

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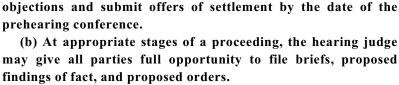




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1	to appear before the commission and show cause why the
2	certificate should not be suspended or revoked or why the
3	commission should not assess an administrative fine against the
4	tobacco retailer.
5	SECTION 53. IC 7.1-3-18.5-13 IS ADDED TO THE INDIANA
6	CODE AS A NEW SECTION TO READ AS FOLLOWS
7	[EFFECTIVE JULY 1, 2008]: Sec. 13. (a) The notice of violation
8	shall state, in reasonable detail, the following:
9	(1) The tobacco retailer's name and principal place of
10	business as set forth on the certificate.
11	(2) The name, official title, and mailing address of the
12	commission's prosecutor and a telephone number through
13	which the commission's prosecutor may be contacted.
14	(3) The official file or other reference number, the name of the
15	proceeding, and a general description of the subject matter.
16	(4) A statement of the time, place, and nature of the hearing.
17	(5) A statement of the legal authority and jurisdiction under
18	which the hearing is to be held.
19	(6) The name, official title, and mailing address of the hearing
20	judge and a telephone number through which information
21	concerning hearing schedules and procedures may be
22	obtained.
23	(7) A brief statement of the facts and issues involved, to the
24	extent known to the hearing judge.
25	(8) A statement that a tobacco retailer's failure to attend or
26	participate in a prehearing conference, hearing, or other later
27	stage of the proceeding may result in suspension or revocation
28	of the certificate.
29	(b) The notice may include any other matters the hearing judge
30	considers desirable to expedite the proceedings.
31	(c) The hearing judge may grant a continuance of the hearing
32	upon written motion showing good cause for a continuance.
33	SECTION 54. IC 7.1-3-18.5-14 IS ADDED TO THE INDIANA
34	CODE AS A NEW SECTION TO READ AS FOLLOWS
35	[EFFECTIVE JULY 1, 2008]: Sec. 14. (a) The hearing judge shall
36	give all parties full opportunity to file pleadings, motions, and
37	objections and submit offers of settlement by the date of the



(c) A party shall serve copies of a filed document on all parties.



1	(d) The filing of a document with the commission is complete on
2	the earlier of the following:
3	(1) The date on which the document is delivered to the
4	commission.
5	(2) The date of the postmark on the envelope containing the
6	document if the document is mailed with correct postage to
7	the commission by certified mail.
8	SECTION 55. IC 7.1-3-18.5-15 IS ADDED TO THE INDIANA
9	CODE AS A NEW SECTION TO READ AS FOLLOWS
10	[EFFECTIVE JULY 1, 2008]: Sec. 15. If a tobacco retailer fails to
11	attend or participate in a hearing, the hearing judge may
12	recommend to the commission that the commission suspend or
13	revoke the tobacco retailer's certificate or impose a fine on the
14	tobacco retailer.
15	SECTION 56. IC 7.1-3-19-5, AS AMENDED BY P.L.224-2005,
16	SECTION 12, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
17	JULY 1, 2008]: Sec. 5. The commission shall cause one (1) notice of
18	the pending investigation to be published in a newspaper in accordance
19	with the provisions of IC 7.1-3-1-18. The publication of the notice shall
20	be at least thirty (30) fifteen (15) days before the investigation.
21	SECTION 57. IC 7.1-3-19-10.5 IS ADDED TO THE INDIANA
22	CODE AS A NEW SECTION TO READ AS FOLLOWS
23	[EFFECTIVE JULY 1, 2008]: Sec. 10.5. (a) Upon application for a
24	new dealer permit or transfer of a location of an existing dealer
25	permit, the local board shall investigate the desirability of the
26	permit in regard to the potential geographic location of the permit
27	premises.
28	(b) In investigating the desirability of a dealer permit under
29	subsection (a), the local board may consider the following:
30	(1) Whether there is a need for the services at the requested
31	location of the dealer permit.
32	(2) The desire of the neighborhood or the community to
33	receive the services.
34	(3) The impact of the services on other businesses in the
35	neighborhood or community.
36	(4) The impact of the services on the neighborhood or
37	community.
38	SECTION 58. IC 7.1-3-19-10.7 IS ADDED TO THE INDIANA
39	CODE AS A NEW SECTION TO READ AS FOLLOWS
40	[EFFECTIVE JULY 1, 2008]: Sec. 10.7. (a) As used in this section,

"annual gross sales of food" refers to annual gross sales of food for

 $human\ consumption\ that\ are\ exempt\ from\ the\ state\ gross\ retail\ tax.$



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1	(b) A local board may establish an amount of minimum annual	
2	gross sales of food that a grocery store must meet to be eligible for	
3	a dealer permit.	
4	(c) Upon request by a local board, the commission shall notify	
5	the local board as to whether a grocery store that:	
6	(1) is located within the county of the local board; and	
7	(2) applies for a dealer permit;	
8	meets minimum annual gross sales of food requirements	
9	established by the local board under this section. However, the	
10	commission may not provide the actual amount of the grocery	1
11	store's annual gross sales of food to the local board.	
12	SECTION 59. IC 7.1-3-19-11.5 IS ADDED TO THE INDIANA	
13	CODE AS A NEW SECTION TO READ AS FOLLOWS	
14	[EFFECTIVE JULY 1, 2008]: Sec. 11.5. (a) As used in this section,	
15	"applicant" or "application" means an applicant or an application	
16	for:	4
17	(1) a new permit; or	
18	(2) the transfer or renewal of an existing permit.	
19	(b) This section applies if a permit applicant or a person who	
20	remonstrates at a local board hearing against the approval of the	
21	application files with the commission:	
22	(1) an objection to the commission's action on the application;	
23	and	
24	(2) a request for an appeal hearing before the commission.	
25	(c) The commission shall do the following:	
26	(1) Provide notice to the local board, by first class mail, of the	
27	date of an appeal hearing set by the commission. Notice under	1
28	this subdivision must be provided not later than ten (10) days	
29	before the date of the hearing.	1
30	(2) Publish notice in the city, town, or county where the	
31	proposed permit premises is located of the date of an appeal	
32	hearing set by the commission. Notice under this subdivision	
33	must be published not later than ten (10) days before the date	
34	of the hearing.	
35	SECTION 60. IC 7.1-3-22-4 IS AMENDED TO READ AS	
36	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 4. Dealers' Permits	
37	Limited. (a) The commission may grant: only	
38	(1) one (1) beer dealer's permit and in an incorporated city or	
39	town that has a population of less than fifteen thousand one	
40	(15,001) for each two thousand five hundred (2,500) persons,	
41	or fraction thereof, within the incorporated city or town;	
42	(2) in an incorporated city or town that has a population of	



1	more than fifteen thousand (15,000) but less than eighty	
2	thousand (80,000):	
3	(A) one (1) beer dealer's permit for each four thousand	
4	(4,000) persons, or a fraction thereof; or	
5	(B) six (6) beer dealer's permits;	
6	whichever is greater, within the incorporated city or town;	
7	and	
8	(3) in an incorporated city or town that has a population of at	
9	least eighty thousand (80,000):	
10	(A) one (1) beer dealer's permit for each six thousand	
11	(6,000) persons, or a fraction thereof; or	
12	(B) twenty (20) beer dealer's permits;	
13	whichever is greater, within the incorporated city or town.	
14	(b) The commission may grant:	
15	(1) one (1) liquor dealer's permit in an incorporated city or town	
16	or unincorporated town that has a population of less than	
17	fifteen thousand one (15,001) for each one two thousand five	
18	hundred (1,500) (2,500) persons, or fraction thereof, within the	
19	incorporated city or town; or unincorporated town;	
20	(2) in an incorporated city or town that has a population of	
21	more than fifteen thousand (15,000) but less than eighty	= 4
22	thousand (80,000):	
23	(A) one (1) liquor dealer's permit for each four thousand	
24	(4,000) persons, or a fraction thereof; or	_
25	(B) six (6) liquor dealer's permits;	
26	whichever is greater, within the incorporated city or town;	
27	and	
28	(3) in an incorporated city or town that has a population of at	V
29	least eighty thousand (80,000):	
30	(A) one (1) liquor dealer's permit for each six thousand	
31	(6,000) persons, or a fraction thereof; or	
32	(B) twenty (20) liquor dealer's permits;	
33	whichever is greater, within the incorporated city or town.	
34	(c) The commission may grant only one (1) beer dealer's permit	
35	and one (1) liquor dealer's permit in an area in the county outside	
36	an incorporated city or town for each four thousand (4,000)	
37	persons, or fraction thereof, within the area in a county outside an	
38	incorporated city or town.	
39	(d) Notwithstanding subsections (a), (b), and (c), the commission	
40	may renew or transfer a beer dealer's or liquor dealer's permit for	
41	a beer dealer or liquor dealer that:	
42	(1) held a permit before July 1, 2008; and	



1	(2) does not qualify for a permit under the quota restrictions
2	set forth in subsection (a), (b), or (c).
3	(e) Notwithstanding subsection (a) or (c) and subject to
4	subsection (g), the commission may grant not more than two (2)
5	new beer dealer's permits or five percent (5%) of the total beer
6	dealer permits established under the quota restrictions set forth in
7	subsection (a) or (c), whichever is greater, for each of the
8	following:
9	(1) An incorporated city or town that does not qualify for any
0	new beer dealer's permits under the quota restrictions set
.1	forth in subsection (a).
2	(2) An area in a county outside an incorporated city or town
.3	that does not qualify for any new beer dealer's permits under
4	the quota restrictions set forth in subsection (c).
.5	(f) Notwithstanding subsection (b) or (c) and subject to
.6	subsection (g), the commission may grant not more than two (2)
7	new liquor dealer's permits or five percent (5%) of the total liquor
. 8	dealer permits established under the quota restrictions set forth in
9	subsection (b) or (c), whichever is greater, for each of the
20	following:
21	(1) An incorporated city or town that does not qualify for any
22	new liquor dealer's permits under the quota restrictions set
23	forth in subsection (b).
24	(2) An area in a county outside an incorporated city or town
2.5	that does not qualify for any new liquor dealer's permits
26	under the quota restrictions set forth in subsection (c).
27	(g) To grant additional permits under subsection (e) or (f), the
28	commission shall:
29	(1) investigate the desirability of the permit by considering the
50	factors listed in IC 7.1-3-19-10.5(b); and
1	(2) consider the increase or decrease in population in the
32	incorporated city or town since the last decennial census.
33	SECTION 61. IC 7.1-4-4.1-3, AS AMENDED BY P.L.224-2005,
54	SECTION 20, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
55	JULY 1, 2008]: Sec. 3. The following biennial license fee is imposed
66	for an employee's permit:
57	(1) Fifteen dollars (\$15) if the permit is used only to perform
8	volunteer service that benefits a nonprofit organization.
19	(2) Thirty dollars (\$30) Forty-five dollars (\$45) if subdivision
10	(1) does not apply.
1	The term of a biennial employee's license is two (2) three (3) years.
12	SECTION 62. IC 7.1-5-5-9, AS AMENDED BY P.L.224-2005,



1	SECTION 31, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
2	JULY 1, 2008]: Sec. 9. (a) It is unlawful for a beer wholesaler or a
3	primary source of supply to: permittee to knowingly or intentionally
4	(1) coerce, or attempt to coerce, or persuade a beer wholesaler another
5	permittee to enter into an agreement, or to take an action, which will
6	would violate or tend to violate, a provision of this title or of the rules
7	and regulations of the commission. or
8	(2) (b) It is unlawful for a beer wholesaler or a primary source
9	of supply to cancel or terminate an agreement or contract between a
10	beer wholesaler and a primary source of supply for the sale of beer,
11	unfairly and without due regard for the equities of the other party.
12	SECTION 63. IC 7.1-5-6-3 IS AMENDED TO READ AS
13	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 3. (a) It is unlawful for
14	a person to act as a clerk in a package liquor store, or as a bartender,
15	waiter, waitress, or manager for a retailer permittee in a position that
16	is listed in IC 7.1-3-18-9(a) unless that person has applied for and
17	been issued the appropriate an employee's permit. This section does
18	not apply to dining car or boat employees or to a person described in
19	IC 7.1-3-18-9(d).
20	(b) It is a defense to a charge under this section if, within thirty (30)
21	days after being cited by the commission, the person who was cited
22	produces evidence that the appropriate permit was issued by the
23	commission on the date of the citation.
24	(c) It is a defense to a charge under this section for a new applicant
25	for a permit if, within thirty (30) days after being cited by the
26	commission, the new applicant who was cited produces a receipt for a
27	cashier's check or money order showing that an application for the
28	appropriate permit was applied for on the date of the citation.
29	(d) It is a defense to a charge under this section that the person:
30	(1) acted as a dining car, a boat, or an airline employee; or
31	(2) is a person described in IC 7.1-3-18-9(d).
32	SECTION 64. IC 7.1-5-7-8, AS AMENDED BY P.L.2-2007,
33	SECTION 132, IS AMENDED TO READ AS FOLLOWS
34	[EFFECTIVE JULY 1, 2008]: Sec. 8. (a) It is a Class C Class B
35	misdemeanor for a person to recklessly, knowingly, or intentionally
36	sell, barter, exchange, provide, or furnish an alcoholic beverage to a
37	minor.
38	(b) However, the offense described in subsection (a) is:
39	(1) a Class A misdemeanor if the person has a prior unrelated
40	conviction under this section; and

(2) a Class D felony if the consumption, ingestion, or use of the

alcoholic beverage is the proximate cause of the serious bodily



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1	injury or death of any person.	
2	(b) (c) This section shall not be construed to impose civil liability	
3	upon any postsecondary educational institution, including public and	
4	private universities and colleges, business schools, vocational schools,	
5	and schools for continuing education, or its agents for injury to any	
6	person or property sustained in consequence of a violation of this	
7	section unless such institution or its agent sells, barters, exchanges,	
8	provides, or furnishes an alcoholic beverage to a minor.	
9	SECTION 65. IC 7.1-5-7-13, AS AMENDED BY P.L.161-2005,	
0	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
1	JULY 1, 2008]: Sec. 13. Section 12 of this chapter does not prohibit the	
2	following:	
.3	(1) The employment of a person at least eighteen (18) years of age	
4	but less than twenty-one (21) years of age on or about licensed	
5	premises where alcoholic beverages are sold, furnished, or given	
6	away for consumption either on or off the licensed premises, for	
7	a purpose other than:	
8	(A) selling;	
9	(B) furnishing, other than serving;	
20	(C) consuming; or	
21	(D) otherwise dealing in;	
22	alcoholic beverages.	
23	(2) A person at least eighteen (18) nineteen (19) years of age but	
24	less than twenty-one (21) years of age from ringing up a sale of	
25	alcoholic beverages in the course of the person's employment.	
26	(3) A person at least nineteen (19) years of age but less than	_
27	twenty-one (21) years of age who:	
28	(A) has successfully completed an alcohol server training	
29	program certified under IC 7.1-3-1.5; and	
30	(B) serves alcoholic beverages in a dining area or family room	
51	of a restaurant or hotel:	
32	(i) in the course of a person's employment as a waiter,	
33	waitress, or server; and	
4	(ii) under the supervision of a person who is at least	
55	twenty-one (21) years of age, is present at the restaurant or	
66	hotel, and has successfully completed an alcohol server	
37	training program certified under IC 7.1-3-1.5 by the	
88	commission.	
19	This subdivision does not allow a person at least nineteen (19)	
10	years of age but less than twenty-one (21) years of age to be a	
1	bartender.	
12	SECTION 66. IC 7.1-5-7-16 IS ADDED TO THE INDIANA CODE	



1	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
2	1, 2008]: Sec. 16. The commission shall conduct random
3	unannounced inspections at locations where alcoholic beverages
4	are sold or distributed to ensure compliance with this title. Only
5	the commission, an Indiana law enforcement agency, the office of
6	the sheriff of a county, or an organized police department of a
7	municipal corporation may conduct the random unannounced
8	inspections. These entities may use retired or off duty law
9	enforcement officers to conduct inspections under this section.
10	SECTION 67. IC 7.1-5-7-17 IS ADDED TO THE INDIANA CODE
11	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
12	1, 2008]: Sec. 17. (a) Notwithstanding any other law, an
13	enforcement officer vested with full police powers and duties may
14	engage a person who is:
15	(1) at least eighteen (18) years of age; and
16	(2) less than twenty-one (21) years of age;
17	to receive or purchase alcoholic beverages as part of an
18	enforcement action under this article.
19	(b) The initial or contemporaneous receipt or purchase of an
20	alcoholic beverage under this section by a person described in
21	subsection (a) must:
22	(1) occur under the direction of an enforcement officer vested
23	with full police powers and duties; and
24	(2) be a part of the enforcement action.
25	SECTION 68. IC 7.1-5-8-4 IS AMENDED TO READ AS
26	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 4. (a) It is unlawful for
27	a person who owns or operates a private or public restaurant or place
28	of public or private entertainment to permit another person to come
29	into the establishment with an alcoholic beverage for sale or gift, or for
30	consumption in the establishment by that person or another, or to serve
31	a setup to a person who comes into the establishment. However, the
32	provisions of this section shall not apply to the following:
33	(1) A private room hired by a guest of a bona fide club or hotel
34	that holds a retail permit.
35	(2) A facility that is used in connection with the operation of a
36	paved track that is used primarily in the sport of auto racing.
37	(3) An outdoor place of public entertainment that:
38	(A) has an area of at least four (4) acres and not more than
39	six (6) acres;
40	(B) is located within one (1) mile of the White River;
41	(C) is owned and operated by a nonprofit corporation

exempt from federal income taxation under Section



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1	501(c)(3) of the Internal Revenue Code; and
2	(D) is used primarily in connection with live music
3	concerts.
4	(b) An establishment operated in violation of this section is declared
5	to be a public nuisance and subject to abatement as other public
6	nuisances are abated under the provisions of this title.
7	SECTION 69. IC 7.1-5-8-5 IS AMENDED TO READ AS
8	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 5. (a) This section does
9	not apply to a person who, on or about a licensed premises, carries,
0	conveys, or consumes beer or wine:
1	(1) described in IC 7.1-1-2-3(a)(4); and
2	(2) not sold or offered for sale.
3	(b) This section does not apply to a person at a facility that is used
4	in connection with the operation of a track that is used primarily in the
5	sport of auto racing.
6	(c) This section does not apply to a person at an outdoor place
7	of public entertainment that:
8	(1) has an area of at least four (4) acres and not more than six
9	(6) acres;
0	(2) is located within one (1) mile of the White River;
1	(3) is owned and operated by a nonprofit corporation exempt
2	from federal income taxation under Section 501(c)(3) of the
3	Internal Revenue Code; and
4	(4) is used primarily in connection with live music concerts.
5	(c) (d) It is a Class C misdemeanor for a person, for the person's
6	own use, to knowingly carry on, convey to, or consume on or about the
7	licensed premises of a permittee an alcoholic beverage that was not
8	then and there purchased from that permittee.
9	SECTION 70. IC 7.1-5-8-6 IS AMENDED TO READ AS
0	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 6. Taking Liquor Into
1	Restaurant Prohibited. (a) It is a Class C misdemeanor for a person to
2	knowingly carry liquor into a restaurant or place of public
3	entertainment for the purpose of consuming it, displaying it, or selling,
4	furnishing, or giving it away to another person on the premises, or for
5	the purpose of having it served to himself or another person, then and
6	there. It is a Class C misdemeanor to knowingly consume liquor
7	brought into a public establishment in violation of this section.
8	(b) This section does not apply to a person at an outdoor place
9	of public entertainment that:
0	(1) has an area of at least four (4) acres and not more than six
1	(6) acres;
2	(2) is located within one (1) mile of the White River:



(3) is owned and operated by a nonprofit corporation exempt
from federal income taxation under Section 501(c)(3) of the
Internal Revenue Code; and
(4) is used primarily in connection with live music concerts.
SECTION 71. IC 7.1-5-10-1 IS AMENDED TO READ AS
FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 1. (a) Except as
provided in subsection (d), it is unlawful to sell alcoholic beverages at
the following times:
(1) At a time other than that made lawful by the provisions of
IC 7.1-3-1-14.
(2) On Christmas Day and until 7:00 o'clock in the morning,
prevailing local time, the following day.
(3) On primary election day, and general election day, from 3:00
o'clock in the morning, prevailing local time, until the voting polls
are closed in the evening on these days.
(4) During a special election under IC 3-10-8-9 (within the
precincts where the special election is being conducted), from
3:00 o'clock in the morning until the voting polls are closed in the
evening on these days.
(b) During the time when the sale of alcoholic beverages is
unlawful, no alcoholic beverages shall be sold, dispensed, given away,
or otherwise disposed of on the licensed premises and the licensed
premises shall remain closed to the extent that the nature of the
business carried on the premises, as at a hotel or restaurant, permits.
(c) It is unlawful to sell alcoholic beverages on New Years Day for
off-premises consumption.
(d) (c) It is lawful for the holder of a valid beer, wine, or liquor
wholesaler's permit to sell to the holder of a valid retailer's or dealer's
permit at any time.
SECTION 72. IC 7.1-5-10-23 IS ADDED TO THE INDIANA
CODE AS A NEW SECTION TO READ AS FOLLOWS
[EFFECTIVE JULY 1, 2008]: Sec. 23. (a) A wholesaler permittee
who knowingly or intentionally sells a brand of alcoholic beverages
that the wholesaler permittee has not been authorized to sell by the
brand's primary source of supply commits a Class D felony.
(b) A permittee who is injured as a result of a violation of this
section has a private right of action to bring a civil action to
recover compensatory damages against the wholesaler permittee
who violates this section.
SECTION 73. IC 9-21-4-5, AS AMENDED BY P.L.229-2005,
SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2008]: Sec. 5. (a) Except as provided in subsection (b), a



1	person may not place or maintain upon a highway a traffic sign or
2	signal bearing commercial advertising. A public authority may not
3	permit the placement of a traffic sign or signal that bears a commercial
4	message.
5	(b) Under criteria to be jointly established by the Indiana
6	department of transportation and the office of tourism development, the
7	Indiana department of transportation may authorize the posting of any
8	of the following:
9	(1) Limited tourist attraction signage.
10	(2) Business signs on specific information panels on the interstate
11	system of highways and other freeways.
12	All costs of manufacturing, installation, and maintenance to the Indiana
13	department of transportation for a business sign posted under this
14	subsection shall be paid by the business.
15	(c) Criteria established under subsection (b) for tourist
16	attraction signage must include a category for a tourist attraction
17	that is an establishment licensed under IC 7.1-3-2-7(5).
18	(c) (d) A person may not place, maintain, or display a flashing, a
19	rotating, or an alternating light, beacon, or other lighted device that:
20	(1) is visible from a highway; and
21	(2) may be mistaken for or confused with a traffic control device
22	or for an authorized warning device on an emergency vehicle.
23	(d) (e) This section does not prohibit the erection, upon private
24	property adjacent to highways, of signs giving useful directional
25	information and of a type that cannot be mistaken for official signs.
26	SECTION 74. IC 34-30-2-19.5 IS ADDED TO THE INDIANA
27	CODE AS A NEW SECTION TO READ AS FOLLOWS
28	[EFFECTIVE JULY 1, 2008]: Sec. 19.5. IC 7.1-3-13-3.5 (Concerning
29	wine purchased at an estate sale and resold by a wine wholesaler).
30	SECTION 75. IC 35-46-1-10.1 IS ADDED TO THE INDIANA
31	CODE AS A NEW SECTION TO READ AS FOLLOWS
32	[EFFECTIVE JULY 1, 2008]: Sec. 10.1. (a) If a permit holder or an
33	agent or employee of a permit holder violates IC 7.1-5-7-8 on the
34	licensed premises, in addition to any other penalty, a civil judgment
35	may be imposed against the permit holder as follows:
36	(1) If the licensed premises at that specific business location
37	has not been issued a citation or summons for a violation of
38	IC 7.1-5-7-8 in the previous ninety (90) days, a civil penalty of
39	two hundred fifty dollars (\$250).
40	(2) If the licensed premises at that specific business location
41	has had one (1) citation or summons for a violation of
42	IC 7.1-5-7-8 in the previous ninety (90) days, a civil penalty of



1	five hundred dollars (\$500).	
2	(3) If the licensed premises at that specific business location	
3	has had two (2) citations or summonses for a violation of	
4	IC 7.1-5-7-8 in the previous ninety (90) days, a civil penalty of	
5	one thousand dollars (\$1,000).	
6	(4) If the licensed premises at that specific business location	
7	has had three (3) or more citations or summonses for a	
8	violation of IC 7.1-5-7-8 in the previous ninety (90) days, a	
9	civil penalty of two thousand dollars (\$2,000).	
10	A permit holder may not be issued a citation or summons under	1
11	this section more than once for every twenty-four (24) hour period.	
12	(b) The defenses set forth in IC 7.1-5-7-5.1 are available to a	
13	permit holder in an action under this section.	
14	(c) Unless a person less than twenty-one (21) years of age buys	
15	or receives an alcoholic beverage under the direction of a law	
16	enforcement officer as part of an enforcement action, a permit	4
17	holder that sells alcoholic beverages is not liable under this section	
18	unless the person less than twenty-one (21) years of age who	
19	bought or received the alcoholic beverage is charged for violating	
20	IC 7.1-5-7-7.	
21	(d) All civil penalties collected under this section shall be	
22	deposited in the alcohol and tobacco commission's enforcement	
23	and administration fund under IC 7.1-4-10.	
24	SECTION 76. IC 7.1-3-1-5.3 IS REPEALED [EFFECTIVE JULY	-
25	1, 2008].	
26	SECTION 77. [EFFECTIVE JULY 1, 2008] (a) Notwithstanding	
27	IC 7.1-2-4-13.5, as added by this act, a member of a local board	\
28	appointed before January 1, 2009, shall complete the training	`
29	required under IC 7.1-2-4-13.5, as added by this act, not later than	
30	July 1, 2009.	
31	(b) The alcohol and tobacco commission shall begin providing	
32	a training program under IC 7.1-2-4-13.5, as added by this act, for	
33	members of local boards not later that January 1, 2009.	
34	(c) This SECTION expires July 2, 2009.	
35	SECTION 78. [EFFECTIVE JULY 1, 2008] IC 7.1-5-7-8, as	
36 37	amended by this act, and IC 7.1-5-10-23, as added by this act, apply only to offenses committed after June 30, 2008.	
38	SECTION 79. [EFFECTIVE JULY 1, 2008] The intent and	
39	purpose of IC 7.1-5-8-4, IC 7.1-5-8-5, IC 7.1-5-8-6, all as amended	
39	purpose of 1C /.1-5-6-4, 1C /.1-5-6-5, 1C /.1-5-6-0, an as amended	

by this act, is the promotion of performing arts in Indiana.

